U.S. Department of Justice



United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

June 1, 2021

BY ECF

Honorable Edgardo Ramos United States District Judge Southern District of New York 40 Foley Square New York, New York 10007

Re: United States v. David R. Pike, S11 17 Cr. 630 (ER)

Dear Judge Ramos:

The Government submits this letter on behalf of the parties to respectfully request an adjournment of the change of plea control date in this matter that is currently scheduled for June 4, 2021. The parties continue to have ongoing discussions about a pre-trial disposition, but have not yet finalized an agreement. The parties anticipate that an agreement will be reached and request an adjournment of approximately 90 days, to a date and time convenient for the Court.

With the defendant's consent, the Government also requests that discovery remained stayed until the new control date. The Government further request that time be excluded under the Speedy Trial Act until the new control date, in the interests of justice, so that the parties can continue to discuss a pre-trial disposition in this matter. I have communicated with defense counsel, who consents to the continued stay of discovery and the exclusion of time.

Very truly yours,

AUDREY STRAUSS United States Attorney

By: s/ Nicholas Folly

Nicholas Folly / Michael McGinnis Assistant United States Attorneys

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Cc: Defense counsel (ECF)